IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

TIMOTHY LEWIS,)
Plaintiff,)
v.) Civil No. 03-635 - WD
PAM GRUBMAN,)
DR. DOUGHTY,)
and WILLIAM REES,)
)
Defendants.)

AMENDED SCHEDULING ORDER

PROUD, Magistrate Judge:

Upon the court's own motion, the scheduling order previously entered is vacated, and the following scheduling order is entered.

- 1. This order supersedes SDIL-LR 26.1; initial disclosures are required in this "prisoner case." If not already produced in accordance with Fed. R. Civ. P. 26(a), each defendant has 20 days from the date of this order, or from the date on which he or she enters an appearance (whichever is later) to produce the following prediscovery disclosures if applicable: names of persons with knowledge of the incident; reports and/or statements of persons with knowledge; medical, optical or dental records (where appropriate); and policy statements.
- 2. Discovery shall be completed by **October 15, 2007**. Discovery beyond that time will be permitted only as to experts, or on motion supported by affidavit showing good cause for the delay and accompanied with a proposed discovery schedule.
 - 3. Defendant are given leave to depose plaintiff pursuant to Fed.R.Civ.P. 30(a)(2).
 - 4. Dispositive motions shall be filed as follows:

- (A) any dispositive motion raising the affirmative defense of qualified immunity or failure to exhaust administrative remedies shall be filed by June 15, 2007.
- (B) All other dispositive motions shall be filed by **October 31, 2007.**

IT IS SO ORDERED.

DATED: May 15, 2007.

s/ Clifford J. Proud CLIFFORD J. PROUD U. S. MAGISTRATE JUDGE